PROGRAM	
LICENSE NO	

MICHIGAN DEPARTMENT OF COMMUNITY HEALTH

Bureau of Health Systems
Division of Licensing & Certification
Substance Abuse Licensing Section

APPLICATION FOR DESIGNATION PURSUANT TO P.A. 309 OF 1982

		Check One:	□ Initial	□ Renew	
Su		section, Division of Lice	ensing & Certification	ing designation. It should be returned to the on, Bureau of Health Systems, a copy to you	
Dis	strict courts for which asses	sments will be done (g	give court number, o	county and name of chief judge).	
	COURT NUMBER		COUNTY	CHIEF JUDGE	
		·			
1.	In accordance with the proscreening and assessmen		1982, the undersign	ned hereby applies for designation as a	
				or his or her representative to obtain from an 2, and the 'Minimum Criteria for Designation	
2.		or designation. (Not ne		recently submitted license application whic enewal application is being submitted	h
3.	Please attach the following	g to this designation a	pplication:		
	A. Signed recommendation	ons from the district co	ourts and memorand	dum of agreement with the district courts for	

which screening and assessment services will be provided. (See Criteria II and III on page 5 and 6)

B. Procedures which assure potential for conflict of interest is minimized, if the agency wishes to provide designation services in addition to treatment and/or education services. (See Criteria IV on page 6)

- C. Total program organizational chart which identifies the screening and assessment component, shows lines of supervision, and shows relationship to other services offered by the program, if applicable. (See Criteria V on page 6)
- D. A completed "Staff Qualifications Documentation Form" for all staff doing assessments.
- E. A narrative description of the assessment methodology attaching instruments used, and describing criteria for recommendations made to the court. (See Criteria VI on 7)

As program director, I agree to submit to my regional coordinating agency the required data form accurately completed on each client for whom a screening and assessment is conducted. I agree to submit to the applicable court the "Order for Evaluation Form."

I further certify that the information furnished on this application is true and accurate. Any information found to be false may result in my application being denied and my program licensure being revoked. Supportive documentation will be furnished upon request of the Substance Abuse Licensing Section or the coordinating agency designated to serve my program's geographic area.

	ation and all attachments have been sent to the _ on	
SIGNED	Program Director	Date
governing authority h	ed representative or designee of the applicant's go has the authority and responsibility for overall ope applies with applicable licensing and designation co	ration of the program and will ensure
SIGNED	Governing Authority	Date
TITLE		

PENALTY: FAILURE TO COMPLETE THIS APPLICATION WILL RESULT IN LACK OF DESIGNATION.

MICHIGAN DEPARTMENT OF COMMUNITY HEALTH

Bureau of Health Systems Division of Licensing & Certification Substance Abuse Licensing Section

STAFF QUALIFICATIONS DOCUMENTATION FORM (for the Provision of P.A. 309 Assessments - Licensed Programs Only)

PR	OGRAM:		LICENSE NO
NΑ	ME OF STAFF CONDUCTING	ASSESSMENTS:	JOB TITLE
INF	FORMATION VERIFIED BY:	☐ PROGRAM DIRECTOR/DATE:	
		☐ Substance Abuse Licensing Inspector/Date:	
Ql	JALIFICATIONS (CHECK O	QUALIFICATIONS AND ATTACH DOCUMENT	TATION)
Α.	Knowledge - Meets at lea	st 1 requirement as indicated below:	
	☐ Fundamentals of Substand	ce Abuse Counseling: Date Obtained	or Date to be Tested
	☐ 6 Credit Hours of Substand Course(s)	ce Abuse-specific Coursework at College Level: <u>Credits</u>	<u>Institutions</u>
	☐ Equivalent of Two Years F	ull-Time Direct Service Experience in a Substance	Abuse Program
	Agency:		
	Address:		
	Name of Supervisor		Period of Employment:
В.	Experience - Meets at lea	st 1 requirement as indicated below:	
	☐ 1 Year of Experience	in Assessment of Substance Abusers	
	Agency:		
	Address:		
	Name of Supervisor:		Period of Employment:
	☐ Supervised by Individent on assessments).	ual with 1 Year of Experience in Assessmo	ent of Substance Abusers (signatory
	Agency:		
	Address:		
	Name of Supervisor		Period of Employment

	purpose, function, interpretation and scoring of instruments. This training may be offered by a supervisor, other agents trained in the instruments, or the Substance Abuse Licensing Section, Division of Licensing & Certification, Bureau of Health Systems, Department of Community Health.
	Assessment Tool Name:
	Training Date:Provided by:
D.	Knowledge of Criminal Justice System – Describe source of knowledge, either employment or projects which involved working with members of the Criminal Justice System or in orientation to the P.A. 309 effort and the agreements with the court(s) for their requirements in screening. (Give dates as applicable.)

C. Assessment Tool Training – All assessment tools and formalized assessment strategies used by the

assessment agent must be familiar to assessment staff. Staff should be exposed to training which explains the

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MINIMUM CRITERIA FOR DESIGNATION AS A SCREENING AGENCY AS APPLICABLE TO LICENSED SUBSTANCE ABUSE PROGRAMS

Pursuant to P.A. 309, assessment of drinking/driving offenders may only be undertaken by assessment agents which are designated by the Substance Abuse Licensing Section (SALS), Michigan Department of Community Health. In order for a program to be designated, the following criteria must be met.

I. <u>LICENSURE</u>

Designated programs must comply with SALS licensing requirements for screening, assessment, referral and follow-up (SARF) services.

II. COORDINATING AGENCY AND COURT RECOMMENDATIONS

- A. Recommendation of coordinating agency or district court judge. In order to be designated, an assessment agency must have a recommendation from the coordinating agency in their area, and/or each district court to be served by the assessment agency.
- B. The letter of recommendation from each district court to be served must accompany the designation application. The recommendation need not state or imply exclusive use of the applicant for purposes of assessment. The letter does not need to be renewed annually.

III. SERVICE AGREEMENTS

Designated assessment agencies must develop a memorandum of agreement between the assessment agency and the district court.

The agreement should identify the services to be provided by the assessment agency and the responsibilities of the court and assessment agency to process and provide information. Specific issues to be covered in the agreement must include:

- 1) The specific information on the offender the court will provide the assessment agency, including whether driving record, BAC, or arrest record will be provided.
- 2) Cost of assessment and arrangements to be made by the court and/or assessment agency for informing offenders.
- 3) Location of assessment staff.
- 4) Turnaround time for assessment agency recommendation.
- 5) Whether names of substance abuse service providers will be provided to the court in the recommendation of the assessment agency.
- 6) If, after sentencing, the court desires the assessment agency to refer the offender to a substance

abuse education and/or treatment program.

- 7) If, after referral to education or treatment, the court desires the assessment agency to follow up on offenders.
- 8) Name of contact person at court screening agency.

If the court will not be providing the BAC, arrest record, and driving record information which is desirable to complete the assessment, the assessment agency should develop a memorandum of agreement with another outside agency to provide this information (sheriff's department, prosecutor's office, etc.). This agreement must be submitted along with the court agreement in the designation application packet, or attempts to obtain an agreement should be documented.

IV. PROGRAM STRUCTURE

Assessment services should be independent from agencies delivering education or treatment services. Where assessment units exist within larger programs providing education and/or treatment services, procedures must be developed which assure that the potential for conflict of interest between the assessment and recommendation for subsequent referral to treatment or education is minimized. These procedures could include:

- 1) Defined criteria for client self-referral, e.g., geographic considerations.
- 2) Use of multiple facilities on a pre-established basis, such as referring out every other client.
- 3) Submitting a generic recommendation to the court, e.g. drug-free outpatient as opposed to naming the program recommended to provide the service.
- 4) Submitting to the court the names of several programs able to provide the recommended service.

Please forward with the application the procedures which will be used.

V. PROGRAM STAFF

A. The assessment agency must be able to identify staff responsible for providing assessment services and supervision of assessment staff.

An organizational chart of the total program which identifies assessment staff, supervisory staff, and lines of supervision must be submitted with the designation application.

B. The assessment agency is to document the qualifications and capabilities of all staff providing assessment services or directly supervising the provision of assessment services.

Minimum staff qualification are listed on the "Staff Qualifications" form attached to the application. <u>A separate form must be completed for each staff</u> doing assessments and attached to the application.

VI. <u>ASSESSMENT METHODOLOGY</u>

Assessment agencies must utilize methods which are effective and reliable in assessing the existence and degree of substance abuse (drug and alcohol) problems in offenders as well as type of treatment needed.

In order to meet minimum standards for assessing, the following information must be considered: BAC level, driving record, criminal offenses, previous arrests, previous substance abuse treatment, drug and alcohol consumption patterns, and other medical, family or employment problems resulting from substance abuse.

In addition, a standardized drug or alcohol assessment instrument such as the MAST or Mortimer-Filkins must be administered to each individual referred for assessment.

Results of the assessment shall be summarized and entered in each client's file. The summary shall include, at a minimum:

- 1) The impact which substance use/abuse has had on the client's family and social functions, education and/or employment, health, and legal involvement.
- 2) Conclusions based on the standardized assessment instrument and other information gathered during the process.

Each client record shall contain a recommendation as to whether or not the person is likely to benefit from rehabilitative services, including alcohol or drug education and alcohol and drug treatment programs.

The recommendation shall be based on the assessment summary and shall specifically identify factors in the assessment which support the recommendation.

Agencies applying for designation are required to submit a description of their assessment methodology, including criteria used for determining the recommendation to the court, with the application.

VII. RECORDKEEPING, EVALUATION AND REPORTING

- A. Assessment agencies are to provide local coordinating agencies and SALS with demographic and other data on all individuals assessed. Data are to be provided on the "Admission Form" or "Drunk Driving Screening Assessment Form", whichever is applicable.
 - Specified training in the data reporting format will be provided through regional substance abuse coordinating agencies.
- B. Assessment agencies are to utilize State Court Administrator's Office-approved forms for the referral of offenders for assessment, reporting of recommendations, and sentencing results. Forms are available through the Michigan Substance Abuse Information Center and are entitled "Order for Evaluation Form and Recommendation Form." You may contact the Information Center at 1-800-626-4636 to order the forms. Copies of the forms must be maintained in client files.